

ATTORNEY IRVING PINSKY, P.C.

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ATTORNEYS AT LAW

114 SHERMAN AVENUE, NEW HAVEN, CT 06511 DIAL (203) ATTORNEY OR (203) 624-3175 NATIONWIDE TEL. # 1-800-937-4529 FAX: (203) 562-2571

December 27, 2012

Claims Commissioner J. Paul Vance, Jr.
Office of the Claims Commissioner
State of Connecticut
999 Asylum Avenue, Suite 204
Hartford, CT 06105
Via Certified Mail 7010 3090 0002 2890 3374

## NOTICE OF CLAIM AND REQUEST FOR PERMISSION TO SUE

Name and Address of Claimant:

Jill Doe, a minor child of six years of age and a resident

of Newtown, Connecticut

by and through her parents John and Jane Doe,

both residents of Newtown, Connecticut

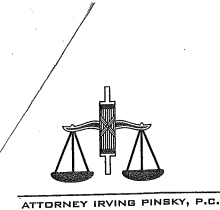
Name and Address of Claimant's Attorney

Irving J. Pinsky, Esq., Law Offices of Irving J. Pinsky, PC

114 Sherman Avenue, New Haven, CT 06511

Statement of Basis of Claim: During the morning of December 14, 2012, Adam Lanza entered Sandy Hook Elementary School in Newtown, CT, with one or more semi-automatic weapons, including a .223 caliber Bushmaster, walked into a classroom, and proceeded to shoot and kill twenty children and six adults. Claimant-minor child Jill Doe was a student on the premises who heard all of the subject events as they were occurring, including conversations, gunfire, and screaming, and including so much of said events as were being transmitted through an intercom or public address system in the school.

The State Board of Education, Connecticut Department of Education, and State Commissioner of Education failed to take steps to protect said minor child from foreseeable harm in ways including, but not limited to, failure to provide a safe school setting at Sandy Hook Elementary School; failure to determine whether the Newtown Board



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of Education had provided a safe school setting at said school; failure to take steps to insure that the Newtown Board of Education had in fact provided a safe school setting; failure to review and carefully scrutinize annual Strategic School Profile Reports of both the Newtown School District and Sandy Hook Elementary School and other submissions with respect to student safety and emergency response planning and protocol; failure to require Sandy Hook Elementary School and Newtown Board of Education to formulate and implement an effective student safety emergency response plan and protocol. As a consequence, the claimant-minor child has sustained emotional and psychological trauma and injury, the nature and extent of which are yet to be determined.

Amount Requested:

One Hundred Million Dollars

Request:

In light of the aforesaid claimant, pursuant to Connecticut General Statutes 4-147, hereby respectfully requests permission to sue the State of Connecticut.

A check in the amount of Fifty (\$50.00) Dollars, made payable to Treasurer, State of Connecticut, accompanies this Notice and Request. This Notice and Request has been filed in duplicate.

Dated at New Haven, Connecticut, this 27th day of December, 2012.

THE CLAIMANT

bv

Irving J. Pinsky, Rsq. #419163

Her Attorney

Law Offices of Irving J. Pinsky, PC

114 Sherman Avenue

New Haven, CT 06511

Telephone: (203) 624-3175